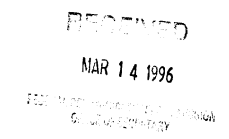
U S WEST, Inc.
Suite 700
1020 Nineteenth Street, NW Washington, DC 20036
202 429-3134
FAX 202 296-5157



Eiridge A. StaffordExecutive DirectorFederal Regulatory

Ex Parte

March 14, 1996



Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Mail Stop 1170 Washington, D.C. 20554

 $RE \cdot$

Gen Docket No. 90-314, PP Docket No. 93-253, and

WT Docket 96-6

Dear Mr. Caton:

Please be advised that Corey Ford, Vice President Business Development and External Affairs, U S WEST Communications Wireless Group, Kathryn Zachem of Wilkinson, Barker, Knauer and Quinn and the undersigned met today with Michele Farquhar, Chief - Wireless Telecommunications Bureau, James Coltharp, Senior Economist - Wireless Telecommunications Bureau, D'Wana Speight, Legal Advisor - Wireless Telecommunications Bureau, Jay Markley, Policy Analyst - Wireless Telecommunications Bureau, and Diana Conley, Legal Advisor - Wireless Telecommunications Bureau.

The purpose of this meeting was to discuss the timing of the broadband PCS D and E block auctions. The attached material summarizes the points that were discussed at this meeting.

In accordance with Section 1.1206(a)(2) of the Commission's rules, the original and one copy of this letter, with attachment, are being filed with your office. Acknowledgement and date of receipt of these transmittals are requested. A duplicate of this letter is included for this purpose.

No. of Copies rec'd

Mr. William F. Caton March 14, 1996 Page two

Please contact me at (202) 429-3134, should you have any questions concerning this matter.

Sincerely,

Attachment

cc: James Coltharp

Michele Farquhar

Diana Conley Jay Markley D'Wana Speight **Business Development**

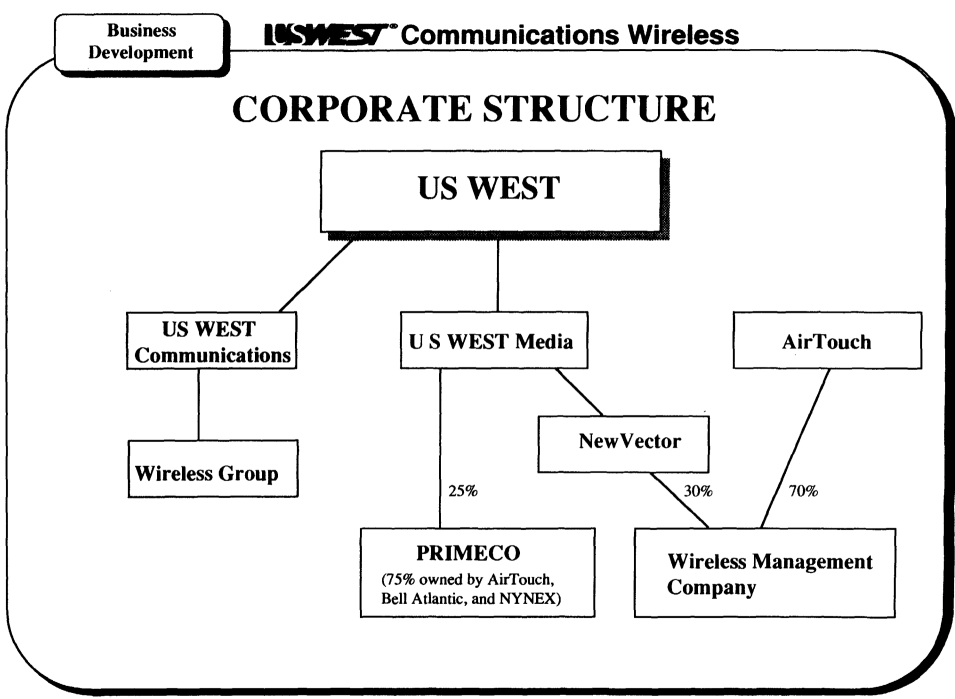
NEST Communications Wireless

U S WEST

Corey K. Ford U S WEST Communications Wireless Vice President, Business Development and External Affairs

Elridge A. Stafford U S WEST, Inc. Executive Director, Federal Regulatory

March 14, 1996



D and E Block Auction

- U S WEST Communications urges acceleration of D/E auction.
- Services provided by D/E block licensees will be critical to consumer choice and a competitive environment.
- Delays in D/E auction would have several negative impacts:
 - Unfair headstart for PCS A,B & C licensees
 - Lessened competition for incumbent cellular carriers
 - Reduced value for D/E thus less dollars at auction

LUSWEST Communications Wireless

D and E Block Auction

- Remand issues should be resolved expeditiously.
- Spectrum flexibility docket (WT 96-6) should not delay D/E auction.
- Separate but parallel F auction will insulate D/E auction from undeserved challenges.
- The D/E auction should not be delayed for completion of a disaggregation docket.